BRET O. WHIPPLE, ESQ. 1 Nevada Bar No. 6168 JUSTICE LAW CENTER 2 1100 S. Tenth Street Las Vegas, NV 89104 3 (702) 731-0000 civil@iustice-law-center.com 4 Attorney for Plaintiffs 5 UNITED STATES DISTRICT COURT 6 **DISTRICT OF NEVADA** 7 RYAN BUNDY, individually; et al. Case No.:2:23-cv-01724-RFB-MDC 8 Plaintiffs, 9 VS. 10 UNITED STATES OF AMERICA STIPULATION FOR EXTENSION OF TIME TO OPPOSE DEFENDANT'S 11 **MOTION TO DISMISS (2nd request)** Defendant. 12 IT IS HEREBY STIPULATED by and between Plaintiffs, RYAN BUNDY, et al. 13 (collectively referred to herein as "Plaintiffs"), by and through their attorney of record, BRET O. 14 WHIPPLE, ESQ., of the JUSTICE LAW CENTER, and Defendant, UNITED STATES OF 15 AMERICA, by and through its counsel, JEVECHIUS BERNARDONI, ESQ., Assistant United 16 States Attorney, that Plaintiffs will have an extension of thirty (30) days, with a deadline of no 17 later than July 15, 2024, in which to file a Opposition to Defendant's Motion to Dismiss. This is 18 the Second Request for an Extension of Time to file the Opposition and is based on the fact that 19 Plaintiff's counsel is involved in several trials and evidentiary hearings in the next three (3) 20 weeks and needs additional time to respond. 21 DATED on this 12th day of June, 2024. 22 JUSTICE LAW CENTER ISMAIL J RAMSEY 23 **UNITED STATES ATTORNEY** 24 /s/ Bret O. Whipple /s/ Jevechius Bernardoni 25 BRET O. WHIPPLE, ESQ. JEVECHIUS BERNARDONI, ESQ. Nevada Bar #6168 Special Assistant US Attorney, Acting Under 26 1100 S. Tenth Street Authority Conferred by 28 U.S.C. §515 Las Vegas, NV 89104 Attorneys for the United States of America 27 Attorney for Plaintiffs 28

ORDER Pursuant to the Stipulation and good cause appearing, IT IS ORDERED that Plaintiff's counsel shall have an extension of thirty (30) days, with a deadline of no later than July 15, 2024, in which to file his Opposition to Defendant's Motion to Dismiss. DATED on this _____ day of June, 2024. United States District Court Judge



Metzger, Jeanne <jeannem@justice-law-center.com>

RE: [EXTERNAL] Stip to Extend - 2nd Request

1 message

Bernardoni, Jevechius (USACAN) <Jevechius.Bernardoni@usdoj.gov> Wed, Jun 12, 2024 at 11:32 AM To: Bret Whipple

Spret W

You have my authorization to file the attached document.

Kind regards,

Jevechius D. Bernardoni

Assistant United States Attorney

United States Attorney's Office

Northern District of California

From: Bret Whipple bretwhipple@gmail.com>
Sent: Wednesday, June 12, 2024 10:46 AM

To: Bernardoni, Jevechius (USACAN) < JBernardoni@usa.doj.gov>

Subject: [EXTERNAL] Stip to Extend - 2nd Request

Jev-

Attached please find the Stipulation to Extend our time to oppose your Motion to Dismiss. Please review and if acceptable, please advise me if I can utilize your electronic signature and submit it to the Court for signature.

Thank you.

Jeanne Metzger, J.D.

Law Clerk to Bret O. Whipple, Esq.

Las Vegas office:

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